1	GIBSON, DUNN & CRUTCHER LLP THEODORE J. BOUTROUS, JR., SBN 132099	SCOPELITIS, GARVIN, LIGHT, HANSON & FEARY, PC
2	tboutrous@gibsondunn.com SCOTT A. EDELMAN, SBN 116927	JAMES H. HANSON (admitted pro hac vice) jhanson@scopelitis.com
3	sedelman@gibsondunn.com	10 West Market Street, Suite 1500
4	CATHERINE A. CONWAY, SBN 98366 cconway@gibsondunn.com	Indianapolis, IN 46204 Telephone: 317.492.9205
5	JESSE A. CRIPPS, SBN 222285 jcripps@gibsondunn.com	Facsimile: 317.687.2414
6	333 South Grand Avenue Los Angeles, CA 90071-3197	SCOPELITIS, GARVIN, LIGHT, HANSON & FEARY, PC
7	Telephone: 213.229.7000 Facsimile: 213.229.7520	ADAM C. SMEDSTAD, SBN 303591 asmedstad@scopelitis.com
		30 West Monroe Street, Suite 600
8	GIBSON, DUNN & CRUTCHER LLP MICHAEL LI-MING WONG, SBN 194130	Chicago, IL 60603 Telephone: 312.255.7200
9	mwong@gibsondunn.com RACHEL S. BRASS, SBN 219301	Facsimile: 312.422.1224
10	rbrass@gibsondunn.com 555 Mission Street, Suite 3000	
11	San Francisco, CA 94105-0921 Telephone: 415.393.8200	
12	Facsimile: 415.393.8306	
13	Attorneys for Defendant WAL-MART STORES, INC.	
14	WAL-WART STORES, INC.	
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	CHARLES RIDGEWAY, JAIME FAMOSO,	CASE NO. 3:08-cv-05221-SI
18	JOSHUA HAROLD, RICHARD BYERS, DAN THATCHER, NINO PAGTAMA,	MANUAL EU INC NOTHEICATION
19	WILLIE FRANKLIN, TIM OPITZ, FARRIS DAY, KARL MERHOFF, and MICHAEL	MANUAL FILING NOTIFICATION REGARDING EXHIBITS A AND B TO
20	KROHN,	DECLARATION OF RACHEL S. BRASS IN SUPPORT OF WAL-MART STORES, INC.'S
21	Plaintiffs,	BRIEF IN OPPOSITION TO PLAINTIFFS' MOTION FOR ATTORNEYS' FEES,
22	V.	EXPENSES, AND ENHANCEMENT AWARDS
23	WAL-MART STORES, INC., a Delaware corporation dba WAL-MART	
	TRANSPORTATION LLC, and Does 1-50,	
24	Defendants.	
25	[Previously captioned as Bryan et al. v. Wal-	
26	Mart Stores, Inc.]	
27	Mart Stores, Inc.	

28

1	MANUAL FILING NOTIFICATION	
2	Regarding: USB Containing Native Excel Versions of Exhibits A and B to Declaration of Rachel	
3	S. Brass in Support of Wal-Mart Stores, Inc.'s Brief in Opposition to Plaintiffs' Motion for	
4	Attorneys' Fees, Expenses, and Enhancement Awards	
5	This filing was not e-filed for the following reasons:	
6	Voluminous Document (PDF file size larger than efiling system allowances)	
7	Unable to Scan Documents	
8	Physical Object (please describe):	
9	Non-Graphic/Text Computer File (audio, video, etc.) on CD or other media	
10	Item Under Seal in Criminal Case	
11	Conformance with the Judicial Conference Privacy Policy (General Order 53)	
12	X Other (please describe): In addition to the PDF version of Exhibits A and B filed through	
13	ECF, Wal-Mart submits a USB drive containing Exhibits A and B as in their native format as	
14	Excel spreadsheets so that the Court may sort Plaintiffs' time and cost submissions as described	
15	and explained in the Brass Declaration.	
16		
17	Dated: May 26, 2017 Respectfully submitted,	
18	GIBSON, DUNN & CRUTCHER LLP	
19	By: /s/ Scott A. Edelman	
20	Scott A. Edelman	
21	Attorney for Defendant WAL-MART STORES, INC.	
22		
23		
24		
25		
26		
27		
28		